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PETITION TO ACCEPT UNINTENTIONALLY DELAYED PAYMENT OF MAINTENANCE FEE IN AN EXPIRED PATENT (37 CFR 1.378 (c))

Docket Number (Optional)

TUC920010111US1

RECEIVED

Mail to: Mail Stop Petition

Commissioner for Patents

01/12/2010 DALLEN

00000004 090450 6900964

Patent No.	6900964	Application Nu	mber _	10/080069
Issue Date	May 31, 2005	Filing Date	Februar	ry 21, 2002
•	Maintenance fee (and surcharge, if any) pay reissue patent number, if a reissue) and (2) reissue application) leading to issuance of the correct patent. 37 CFR 1.366(c) and (d).	the application numbe	r of the	actual U.S. application (or
Also compl	lete the following information, if applicabl	e .		
The above -	identified patent			
	Is a reissue of original Patent No.	·	origii	nal issue date
<u> </u>	original application number			_
	original filing date			
	resulted from the entry into the U.S. ur		internati	ional application
	CERTIFICATE OF	144 U INO /27 OFD 4 0	27-11	
iited States F	that this paper (*along with any paper reference costal Service on the date shown below with on, Commissioner for Patents, P.O. Box 145 d Trademark Office on the date shown below	sufficient postage as fi 0, Alexandria, VA 223	d or end	s main in an envelope addressed t
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[page 1 of 3]

This collection of information is required by 37 CFR 1.378(c). The information is required to obtain or retain a benefit by the public which is to file (and by the USPTO to process) an application. Confidentiality is governed by 35 U.S.C. 122 and 37 CFR 1.11 and 1.14. This collection is estimated to take 1 hour to complete, including gathering, preparing, and submitting the completed application form to the USPTO. Time will vary depending upon the individual case. Any comments on the amount of time you require to complete this form and/or suggestions for reducing this burden, should be sent to the Chief Information Officer, U.S. Patent and Trademark Office, U.S. Department of Commerce, P.O. Box 1450, Alexandria, Virginia 22313-1450. DO NOT SEND FEES OR COMPLETED FORMS TO THIS ADDRESS. SEND TO: Mail Stop Petition, Commissioner for Patents, P.O. Box 1450, Alexandria, Virginia 22313-1450

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	Υ						
Patentee	e claims, or has previo	ously claimed, small	entity status. See 3	7 CFR 1.27.			
Patentee claims, or has previously claimed, small entity status. See 37 CFR 1.27. 2. LOSS OF ENTITLEMENT TO SMALL ENTITY STATUS							
·							
Patentee is no longer entitled to small entity status. See 37 CFR 1.27(g)							
3. MAINTENANCE FEE (37 CFR 1.20(e)-(g))							
The appropriate n	naintenance fee must	be submitted with t	his petition, unless it	was paid earlier.			
NOT Small Entity			Small Entity				
Amount	Fee	(Code)	Amount	Fee	(Code)		
\$ 980.00	3 ½ yr fee	(1551)	\$	3 ½ yr fee	(2551)		
\$	7 ½ yr fee	(1552)	\$	7 ½ yr fee	(2552)		
\$	11 ½ yr fee	(1553)	\$	11 ½ yr fee	(2553)		
			MAINTENANCE	FEE BEING SUBMITTE	D © 980.00		
4. SURCHARGE The surc	harge required by 37	CFR 1.20(i)(2) of \$	1640.00	_ (Fee Code 1558) mus	t be paid as a		
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,	7. OVEF	RPAYME	ENT .	•				
		As to ar	ny overpayment made please		RECEIVED			
OR	OB	\checkmark	Credit to Deposit Account No.	09-0450	JAN 15 2010			
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to identity check or opetition of should coadvised the request in abandone (see 37 C	theft. Porcedit can apply the second of the	ersonal in rd authous lication. edacting ecord of ence with the ration many. Check	information such as social securitivity in the second rization form PTO-2038 submitter of this type of personal information such personal information from the patent application is available to 37 CFR 1.213(a) is made in the ay also be available to the public	ty numbers, bank account d for payment purposes) in is included in document the documents before sub to the public after publicat application or issuance of if the application is refere	ints filed in a patent application that may contribute a numbers, or credit card numbers (other than a is never required by the USPTO to support a is submitted to the USPTO, petitioners/applicants similting them to the USPTO. Petitioner/applicant is ion of the application (unless a non-publication of a patent. Furthermore, the record from an inced in a published application or an issued patent if for payment purposes are not retained in the			
	8. STAT	EMENT	·					
		The dela	ay in payment of the maintenance	e fee to this patent was ur	nintentional.			
. ,	9. PETIT PATE	TIONER ENT REI	(S) REQUEST THAT THE DELA NSTATED 1 JULY Signature(s) of Petitioner(s)	YED PAYMENT OF THE	MAINTENANCE FEE BE ACCEPTED AND THE January 7, 2010 Date			
•	Lynne	D. And			46, 412			
	703.29	99.1455	Typed or printed name(s)		Registration Number, if applicable			
			Telephone Number		· ·			
	333 Jo	ohn Car	lyle Street - Suite 635					
				Address				
	Alexar	ndria, V	A 22314		•			
				Address				
37 CFR 1.378(d) states: "Any petition under this section must be signed by an attorney or agent registered to practice before the Patent and Trademark Office, or by the patentee, the assignee, or other party in interest." ENCLOSURES								
		\checkmark	Maintenance Fee Payment					
		V	Surcharge under 37 CFR 1.20(i)(2) (fee for filing the main	ntenance fee petition)			
		\checkmark	Fee Address Indication Form	and IBM Letter of Sign	natory Authority			

DELEGATION TO GRANT POWERS OF ATTORNEY

I, Ron Lauderdale, Vice President, Assistant General Counsel, Intellectual Property Law, International Business Machines Corporation (IBM), a New York corporation having a place of business at Armonk, NY, 10504, USA, do hereby delegate the authority to Lynne Anderson, Program Manager, United States Patent and Trademark Office Liaison, Intellectual Property Law, IBM, to approve and execute documents on behalf of IBM relating to proceedings in the patent, design, industrial rights, trademark and copyright office servicing the United States, or to related appeal proceedings, including, but not limited to: petitions; powers of attorney; authorizations; verification; nominations of representatives; declarations; oaths; documents relating to maintenance and defense of the resulting industrial property rights; assignments of rights to apply for and acquire patent, design, industrial rights, trademark and copyright registrations; and evidence of such assignments; requests for the registration of patents, designs, industrial rights, trademarks and copyrights as available for licensing; reports of inventions and petitions for waiver of patent; design, or industrial rights to any department or agency of any government; and, assignments, licenses and other instruments confirmatory of government rights in patents, designs and industrial rights. The authority delegated hereunder may not be further delegated and may be revoked at any time.

Date: December 17, 2009

Ron Lauderdale

Vice President

Assistant General Counsel Intellectual Property Law